§ 3430.0-1

3430.4—2 Additional information. 3430.4—3 Costing document and public review. 3430.4-4 Environmental costs. 3430.5 Determination of entitlement to lease. 3430.5-1 Rejection of application. 3430.5-2 Appeals, lack of showing. 3430.5-3 Determination to lease. 3430.5-4 Lease exchange. 3430.6 Lease issuance. 3430.6-1 Lease terms. 3430.6-2 Bonding. 3430.6-3 Duration of leases. 3430.7 Trespass.

Subpart 3431—Negotiated Sales: Rights-of-Way

3431.0-1 Purpose. 3431.0-3 Authority. 3431.1 Qualified purchaser.

3431.2 Terms and conditions of sale.

Subpart 3432—Lease Modifications

3432.0-3 Authority. 3432.1 Application. 3432.2 Availability.

3432.3 Terms and conditions.

Subpart 3435—Lease Exchange

3435.0-1 Purpose. 3435.0-3 Authority.

3435.1 Coal lease exchanges.

3435.2 Qualified exchange proponents: Limitations.

3435.3 Exchange procedures. 3435.3-1 Exchange notice.

3435.3-2 Initial response by lessee or lease applicant. 3435.3-3 Agreement to terms.

3435.3-4 Determination of value.

3435.3-5 Notice of public hearing.

3435.3-6 Consultation with Governor.

3435.3-7 Consultation with the Attorney General.

3435.4 Issuance of lease, lease modification or bidding rights.

Subpart 3436—Coal Lease and Coal Land **Exchanges: Alluvial Valley Floors**

3436.0-1 Purpose.

3436.0-2 Objective.

3436.0-3 Authority.

3436.0-5 Definitions.

3436.1 Coal lease exchanges.

3436.1-1 Qualified lease proponents.

3436.1-2 Federal coal deposits subject to lease by exchange.

3436.2 Fee coal exchanges.

3436.2-1 Qualified exchange proponents.

3436.2-2 Federal coal deposits subject to disposal by exchange.

3436.2-3 Exchange procedures.

43 CFR Ch. II (10-1-13 Edition)

AUTHORITY: 30 U.S.C. 181 et seq.; 30 U.S.C. 351–359; 30 U.S.C. 521–531; 30 U.S.C. 1201 $et\ seq.$; and 43 U.S.C. 1701 et seq.

Source: 44 FR 42628, July 19, 1979, unless otherwise noted.

Subpart 3430—Preference Right Leases

§ 3430.0-1 Purpose.

These regulations set forth procedures for processing noncompetitive (preference right) coal lease applications on Federal lands.

§ 3430.0-3 Authority.

- (a) These regulations are issued under the authority of the statutes cited in §3400.0-3 of this title.
- (b) These regulations primarily implement section 2(b) of the Mineral Leasing Act of 1920 (30 U.S.C. 201(b)).

[44 FR 42628, July 19, 1979, as amended at 47 FR 33143, July 30, 1982]

§ 3430.0-7 Scope.

Section 4 of the Federal Coal Leasing Amendments Act of 1976, amending 30 U.S.C. 201(b), repealed the Secretary's authority to issue or extend a coal prospecting permit on Federal lands. Therefore, these regulations apply only to preference right lease applications based on prospecting permits issued prior to August 4, 1976. The surface owner consent provisions of section 714 of the Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1304) do not apply to preference right lease applications.

[47 FR 33143, July 30, 1982]

§ 3430.1 Preference right leases.

§3430.1-1 Showing required for entitlement to a lease.

An applicant for a preference right lease shall be entitled to a noncompetitive coal lease if the applicant can demonstrate that he discovered commercial quantities of coal on the prospecting permit lands within the term of the prospecting permit, all other requirements having been met.